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FENWICK & WEST LLP

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FACSIMILE TRANSMISSION

CONFIDENTIAL

DATE:

September 21, 2005

CLIENT-MATTER NUMBER: 20423-10009

To:

NAME:	FAX No.:	PHONE NO.:		
Michelle Williams USPTO	(703) 746-4661			
Certificate of Correction Branch				

FROM:

Neil F. Maloney

PHONE:

(650) 335-7127

RE:

U.S. Patent 6,885,847

NUMBER OF PAGES WITH COVER PAGE:	7

Dear Ms. Williams: following is the Request for Certificate of Correction we submitted on August 25. As you can see, it was signed per 37 CFR 1.4(d). Also enclosed is the cover page sent from the Certificate of Corrections Branch. Your help in this matter is appreciated. Please call me if you have any questions. Thank you

CAUTION - CONFIDENTIAL

THE INFORMATION CONTAINED IN THIS FACSIMILE MESSAGE IS PRIVILEGED AND CONFIDENTIAL INFORMATION INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY NAMED ABOVE OR ITS DESIGNEE. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPY OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR PLEASE IMMEDIATELY NOTIFY US BY TELEPHONE AND RETURN THE ORIGINAL MESSAGE TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE. THANK YOU.

> IF YOU DO NOT RECEIVE ALL OF THE PAGES, OR IF THEY ARE NOT CLEAR, PLEASE CALL COPY & FAX SERVICES AT (650) 335-7309 AS SOON AS POSSIBLE.

T-602 P.003/007 F-910

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PADEMACK		Patent Number	6,885,84	7	7
		Issue Date	April 26, 2005		
(to be used for all correspondence during pendancy of		Application Number 09/685,715		15	1
		Filing Date	October	10, 2000	
	F		Leon Lumelsky		
Total Number of Pages In This Submission	5	Attorney Docket Number	20423-10	009	
ENCL	OSURES	(check all that apply)			_
Fee Transmittal Form (in duplicate) Check Enclosed Return Receipt Postcard Response to Notice to File Missing Parts Assignment & Recordation Cover Sheet Declaration Power of Attorney Application Data Sheet Information Disclosure Statement & PTO/SB/08A Copies of IDS Cited References Request for Corrected Filing Receipt Request for Correction of Recorded Assignment Amendment/Response: [] Page(s)		Issue Fee Transmittal Letter to Chief Draftsperson Formal Drawing(s): [] Sheet(s) of Figure(s) [] Appeal Communication to Board of Appeals and Interferences Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Certified Copy of Priority Document(s) After Allowance Communication to Group Request for Certificate of Correction		25 tificate	
After Final Status Request Revocation and Substitute Power of Att	orney			<u>of C</u> o	rection
REMARKS:			•		
SIGNAT	URE OF A	TTORNEY OR AGENT			
Signature: /Neil F. Maloney, F				**	
Attorney/Reg. No.: Neil F. Maloney, Reg.	No. 42,833		Dated:	August 25, 2005	
	ERTIFICAT	TE OF MAILING			İ
I hereby certify that this correspondence, including the first class mall in an envelope addressed to: Commiss if the Express Mail Mailing Number is filled in below, "Express Mail Post Office to Addressee" service pure	e enclosures ide sioner for Paten	ntified above, is being deposited vits, P.O. Box 1450, Alexandria, VA	vith the Unite 22313-1450 he United Sta	d States Postal Service as on the date shown below. ates Postal Service	
Signature: /Neil F. Maloney, R					
Typed or Printed Name: Nell F. Maloney			Dated:	August 25, 2005	



PATENT

IN THE UNITED STATES

PATENT AND TRADEMARK OFFICE

APPLICANT:

Leon Lumelsky

PATENT NO.:

6,885,847

ISSUE DATE:

April 26, 2005

SERIAL NO.:

09/685,715

FILING DATE:

October 10, 2000

TITLE:

Extension Mechanism and Technique for Enabling Low-Power End

Devices to Access Remote Networks Using Short-Range Wireless

Communications Means

ATTY, DKT, NO.:

20423-10009

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner For Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date shown below:

Dated: August 25, 2005

By: /Neil F. Maloney, Reg. No. 42,833/ Neil F. Maloney, Reg. No. 42,833

COMMISSIONER FOR PATENTS P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

ATTENTION: DECISION AND CERTIFICATE OF CORRECTION BRANCH OF THE PATENT ISSUE DIVISION

REQUEST FOR CERTIFICATE OF CORRECTION

SIR:

The following errors, as more fully described below, appear in this patent.

The Applicant submits that no fee is due for correction of the errors made by the Patent and Trademark Office; OR,

Attached hereto are duplicate Forms PTO-1050, with at least one copy that is suitable for printing.

Applicant kindly requests the following changes:

Column 16, Line 46,

Please delete "serves" and insert --servers--.

Column 17, Line 20,

Please delete "a".

Column 17, Line 52,

Please insert --a-- after the word "be".

Column 20, Line 2,

Please delete "connections".

Column 21, Line 9,

Please insert --the-- after the words "AP and".

Column 22, Line 1,

Please insert -- the -- after the word "of".

Please send the Certificate to:

NEIL F. MALONEY
Fenwick & West LLP
Silicon Valley Center
801 California Street
Mountain View, CA 94041

Respectfully submitted, LEON LUMELSKY

Dated: August 25, 2005

y: Neil F. Maloney, Reg. No. 42,833/

Neil F. Maloney, Reg. No. 42,833

FENWICK & WEST LLP Silicon Valley Center 801 California Street

Mountain View, CA 94041 Tel.: (650) 335-7127

Fax.: (650) 938-5200

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO.

: US 6,885,847

DATED

: April 26, 2005

INVENTOR

: Leon Lumelsky

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Column 16, Line 46,

Please delete "serves" and insert --servers--.

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Column 22, Line 1,

Please insert --the-- after the word "of".

MAILING ADDRESS OF SENDER: Neil F. Maloney Fenwick & West LLP 801 California Street Mountain View, CA 94041

PATENT No. 6,885,847

No. of add'l copies @50¢ per page

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

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PATENT NO. 6,885,847

No. of add'l copies @50¢ per page

Fenwick & West

SEP 0 9 2005



United States Patent and Trademark Office

FROM-FENWICK&WEST MOUNTAIN VIEW

Received

COMMISSIONER FOR PATENTE UNITED STATES PATENT AND TRADCHARK OFFICE P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

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PATENT NO. 847 PATENT DATE 04, 26, 05	Paper No.:
Leon Lumesky	MAILING DATE Certificate
•	SEP 0 1 2005
_	of Correction
NOTIFICATION OF RETURN OF PAPERS RE REQUEST FOR CERTIFICATE OF CORRECTION The request for a Certificate of Correction in the above-identified patent is retained by the PTOL-1050 (SB/44) forms (if submitted), for the reason(s) checked below. 1. The request is unsigned. The request must be properly signed before it we have a substitute request providing this information is required, for instructions on the blank Form PTO-1050, enclosed. 3. The FORM PTOL-1050 (SB/44) submitted with your request is not suitabe instructions on the blank Form PTO-1050, enclosed. 4. The Patent No., as shown on papers attach, appears to be incorrect, because a The Patent No. on the request and on the PTO-1050 do not agree. b. The name of the patentee on the patented file does not agree with that shows the submitted, before the request may be considered.	wherein the errors appear in or proper consideration. le for printing purposes. See the see:
patentee, or assignee, if any, must be submitted, before the request may be consider 6. The request cannot be considered, because the paper indicated below was f AFTER payment of the issue fee: [See 37 CFR 1.313(B.].	ed
a. Amendment purported to be under Rule 312. b. Assignment. c. Priority papers. d. Other (identify)	·
7. Other:	
A. PLEASE RETURN A COPY OF THIS LETTER TOGETHER WITH THE CORRECTED TO ENSURE EXPEDIENT ASSOCIATION WITH THE I	017.h:
Enclosed are copies of PTOL-1050 for use in typing the subject matter to be This will avoid delay in thandling request (Sec 862 O.G.2).	printed on the Certificate,
Decisions and Cartificate of Champion	

PATENT RULES § 1.4

States Patent and Trademark Office with decorum and courtesy. Papers presented in violation of this requirement will be submitted to the Director and will not be entered. A notice of the non-entry of the paper will be provided. Complaints against examiners and other employees must be made in correspondence separate from other papers.

[Amended, 61 FR 56439, Nov. 1, 1996, effective Dec. 2, 1996; revised, 68 FR 14332, Mar. 25, 2003, effective May 1, 2003; revised, 68 FR 38611, June 30, 2003, effective July 30, 2003]

§ 1.4 Nature of correspondence and signature requirements.

- (a) Correspondence with the Patent and Trademark Office comprises:
- (1) Correspondence relating to services and facilities of the Office, such as general inquiries, requests for publications supplied by the Office, orders for printed copies of patents, orders for copies of records, transmission of assignments for recording, and the like, and
- (2) Correspondence in and relating to a particular application or other proceeding in the Office. See particularly the rules relating to the filing, processing, or other proceedings of national applications in subpart B, §§ 1.31 to 1.378; of international applications in subpart C, §§ 1.401 to 1.499; of ex parte reexaminations of patents in subpart D, §§ 1.501 to 1.570; of interferences in subpart E, §§ 1.601 to 1.690; of extension of patent term in subpart F, §§ 1.710 to 1.785; and of *inter partes* reexaminations of patents in subpart H, §§ 1.902 to 1.997.
- (b) Since each file must be complete in itself, a separate copy of every paper to be filed in a patent, patent file, or other proceeding must be furnished for each file to which the paper pertains, even though the contents of the papers filed in two or more files may be identical. The filing of duplicate copies of correspondence in the file of an application, patent, or other proceeding should be avoided, except in situations in which the Office requires the filing of duplicate copies. The Office may dispose of duplicate copies of correspondence in the file of an application, patent, or other proceeding.
- (c) Since different matters may be considered by different branches or sections of the United States Patent and Trademark Office, each distinct subject,

inquiry or order must be contained in a separate paper to avoid confusion and delay in answering papers dealing with different subjects.

- (d)(1) Each piece of correspondence, except as provided in paragraphs (e) and (f) of this section, filed in an application, patent file, or other proceeding in the Office which requires a person's signature, must:
- (i) Be an original, that is, have an original signature personally signed in permanent ink by that person; or
- (ii) Be a direct or indirect copy, such as a photocopy or facsimile transmission (§ 1.6(d)), of an original. In the event that a copy of the original is filed, the original should be retained as evidence of authenticity. If a question of authenticity arises, the Office may require submission of the original.

(iii) [Reserved]

- (2) The presentation to the Office (whether by signing, filing, submitting, or later advocating) of any paper by a party, whether a practitioner or non-practitioner, constitutes a certification under § 10.18(b) of this chapter. Violations of § 10.18(b)(2) of this chapter by a party, whether a practitioner or non-practitioner, may result in the imposition of sanctions under § 10.18(c) of this chapter. Any practitioner violating § 10.18(b) may also be subject to disciplinary action. See §§ 10.18(d) and 10.23(c)(15).
- (e) Correspondence requiring person's signature and relating to registration practice before the Patent and Trademark Office in patent cases, enrollment and disciplinary investigations, or disciplinary proceedings must be submitted with an original signature personally signed in permanent ink by that person.
- (f) When a document that is required by statute to be certified must be filed, a copy, including a photocopy or facsimile transmission, of the certification is not acceptable.
- (g) An applicant who has not made of record a registered attorney or agent may be required to state whether assistance was received in the preparation or prosecution of the patent application, for which any compensation or consideration was given or charged, and if so, to disclose the name or names of the person or persons providing such assistance. Assistance includes the preparation for the applicant of the specification and amendments or other papers to be filed in the Patent and Trademark Office, as well as other